

NAPOLI BERN RIPKA LLP
Attorneys At Law

October 7, 2011

BY HAND

Honorable Lawrence M. McKenna
United States District Judge
United States District Court
Daniel Patrick Moynihan
500 Pearl Street
NY, NY 10007

MEMO ENDORSED

RECEIVED IN CHAMBERS
OCT 11 2011
LAWRENCE M. MCKENNA USDJ SDNY

Re: *In The Matter Of The Complaint Of ANDREW HARNETT, As Owner Of Vessel M/V READY JET GO*
Docket No.: 06-0699 (LMM)

In The Matter Of Peter J. Sharp Boathouse, Inc., As Owner Of The Floating Vessel Constituting The Boat House, Seeking Exoneration From Or Limitation Of Liability
Docket No.: 06 Civ. 3061 (LMM)

In The Matter Of New York Rowing Association, Inc. As Owner Of A 2001, Coxless Empacher Rowing Shell, Seeking Exoneration From Or Limitation Of Liability
Docket No.: 06 Civ. 3062 (LMM)

And a fourth related case.

Dear Hon. McKenna:

We write on behalf of the Rundorf Claimants to request an extension of the deadline of filing oppositions to the motions in limine and for summary judgment made by Petitioners Peter J. Sharp Boathouse, Inc., New York Rowing Association Inc., and Andrew Harnett. These motions were filed last week. Due to the volume and number of motions made by petitioners, the Rundorf Claimants request an extension to *Wednesday October 19th, 2011*; with a reply due November 2, 2011.

The Rundorf Claimants have proposed the extension to counselors Michael Stern, Esq., and Lawrence Brennan, Esq., and neither had an objection to our request for an extension.

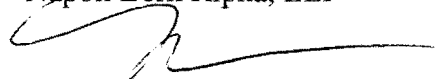
With respect to the scheduled trial, all parties are also asking for an adjournment of the October 31, 2011 date. The Rundorf Claimants and Petitioners Peter J. Sharp Boathouse, Inc., New York Rowing Association Inc., have agreed to mediate the case before December 15, 2011; and would also like a conference with your Honor at or

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around that time as well. Petitioner Harnett is seeking authorization for the mediation with his client, but does not have any opposition to the remaining parties scheduling same.

Please do not hesitate to contact the undersigned should you have any questions or concerns.

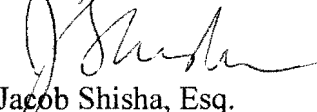
Very truly yours,
Napoli Bern Ripka, LLP



Marina Zapantis, Esq.

And

Tabak, Mellusi & Shisha, LLP



Jacob Shisha, Esq.

cc:

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